€ 12-07-04 2:21 PM €

	REPEAL OF STATE DEBT COLLECTION
	ADVISORY BOARD
	2005 GENERAL SESSION
	STATE OF UTAH
	Sponsor: Douglas C. Aagard
ONG TIT	LE
Seneral De	escription:
This	bill repeals the Advisory Board to the Office of State Debt Collection.
Iighlighte	d Provisions:
This	bill:
> 1	repeals the Advisory Board to the Office of State Debt Collection.
Ionies Ap	propriated in this Bill:
Non	e
Other Spec	ial Clauses:
Non	e
Jtah Code	Sections Affected:
MENDS:	
63A	-8-101, as last amended by Chapter 135, Laws of Utah 2002
63A	-8-201 , as last amended by Chapter 135, Laws of Utah 2002
63A	-8-203 , as enacted by Chapter 354, Laws of Utah 1995
REPEALS:	
(2)	-8-202 , as last amended by Chapter 243, Laws of Utah 1996



H.B. 15 12-07-04 2:21 PM

28	As used in this chapter:
29	(1) (a) "Accounts receivable" or "receivables" means any amount due the state from an
30	entity for which payment has not been received by the state agency that is servicing the debt.
31	(b) "Accounts receivable" includes unpaid fees, licenses, taxes, loans, overpayments,
32	fines, forfeitures, surcharges, costs, contracts, interest, penalties, restitution to victims,
33	third-party claims, sale of goods, sale of services, claims, and damages.
34	(2) "Administrative offset" means:
35	(a) a reduction of an individual's tax refund or other payments due to the individual to
36	reduce or eliminate accounts receivable that the individual owes to the state; and
37	(b) a reduction of an entity's tax refund or other payments due to the entity to reduce or
38	eliminate accounts receivable that the entity owes to the state.
39	[(3) "Board" means the advisory board created by this chapter.]
40	[(4)] (3) "Entity" means an individual, a corporation, partnership, or other organization
41	that pays taxes to or does business with the state.
42	$[\underbrace{(5)}]$ $[\underbrace{(4)}]$ "Office" means the Office of State Debt Collection established by this chapter.
43	[(6)] (5) "Past due" means any accounts receivable that the state has not received by the
44	payment due date.
45	[(7)] (6) (a) "State agency" includes any department, division, commission, council,
46	board, bureau, committee, office, or other administrative subunit of Utah state government,
47	including the legislative and judicial branches of state government.
48	(b) "State agency" does not include:
49	(i) any institution of higher education; or
50	(ii) except in Subsection 63A-8-201(7)(g), the State Tax Commission.
51	[(8)] (7) "Writing-off" means the removal of an accounts receivable from an agency's
52	accounts receivable records but does not necessarily eliminate further collection efforts.
53	Section 2. Section 63A-8-201 is amended to read:
54	63A-8-201. Office of State Debt Collection created Duties.
55	(1) The state and each state agency shall comply with the requirements of this chapter
56	and any rules established by the Office of State Debt Collection.
57	(2) There is created the Office of State Debt Collection in the Department of
58	Administrative Services.

12-07-04 2:21 PM H.B. 15

59	(3) The office shall:
60	(a) have overall responsibility for collecting and managing state receivables;
61	(b) develop consistent policies governing the collection and management of state
62	receivables;
63	(c) oversee and monitor state receivables to ensure that state agencies are:
64	(i) implementing all appropriate collection methods;
65	(ii) following established receivables guidelines; and
66	(iii) accounting for and reporting receivables in the appropriate manner;
67	(d) develop policies, procedures, and guidelines for accounting, reporting, and
68	collecting monies owed to the state;
69	(e) provide information, training, and technical assistance to all state agencies on
70	various collection-related topics;
71	(f) write an inclusive receivables management and collection manual for use by all
72	state agencies;
73	(g) prepare quarterly and annual reports of the state's receivables;
74	(h) create or coordinate a state accounts receivable database;
75	(i) develop reasonable criteria to gauge state agencies' efforts in maintaining an
76	effective accounts receivable program;
77	(j) identify those state agencies that are not making satisfactory progress toward
78	implementing collection techniques and improving accounts receivable collections;
79	(k) coordinate information, systems, and procedures between state agencies to
80	maximize the collection of past-due accounts receivable;
81	(l) establish an automated cash receipt process between state agencies;
82	(m) establish procedures for writing off accounts receivable for accounting and
83	collection purposes;
84	(n) establish standard time limits after which an agency will delegate responsibility to
85	collect state receivables to the office or its designee;
86	(o) be a real party in interest for an account receivable referred to the office by any
87	state agency; and
88	(p) allocate monies collected for judgments registered under Section 77-18-6 in
89	accordance with Sections 63-63a-2, 63A-8-302, and 78-3-14.5

H.B. 15 12-07-04 2:21 PM

90	(4) The office may:
91	(a) recommend to the Legislature new laws to enhance collection of past-due accounts
92	by state agencies;
93	(b) collect accounts receivables for higher education entities, if the higher education
94	entity agrees;
95	(c) prepare a request for proposal for consulting services to:
96	(i) analyze the state's receivable management and collection efforts; and
97	(ii) identify improvements needed to further enhance the state's effectiveness in
98	collecting its receivables;
99	(d) contract with private or state agencies to collect past-due accounts;
100	(e) perform other appropriate and cost-effective coordinating work directly related to
101	collection of state receivables;
102	(f) obtain access to records of any state agency that are necessary to the duties of the
103	office by following the procedures and requirements of Section 63-2-206;
104	(g) by following the procedures and requirements of Section 63-38-3.2 establish:
105	(i) a fee to cover the administrative costs of collection, on accounts administered by the
106	office;
107	(ii) a late penalty fee that may not be more than 10% of the account receivable on
108	accounts administered by the office;
109	(iii) an interest charge that is:
110	(A) the postjudgment interest rate established by Section 15-1-4 in judgments
111	established by the courts; or
112	(B) not more than 2% above the prime rate as of July 1 of each fiscal year for accounts
113	receivable for which no court judgment has been entered; and
114	(iv) fees to collect accounts receivable for higher education;
115	(h) make rules that allow accounts receivable to be collected over a reasonable period
116	of time and under certain conditions with credit cards;
117	(i) file a satisfaction of judgment in the district court by following the procedures and
118	requirements of the Utah Rules of Civil Procedure;
119	(j) ensure that judgments for which the office is the judgment creditor are renewed, as

120

necessary; and

12-07-04 2:21 PM H.B. 15

121	(k) notwithstanding Section 63-2-206, share records obtained under Subsection (4)(f)
122	with private sector vendors under contract with the state to assist state agencies in collecting
123	debts owed to the state agencies without changing the classification of any private, controlled,
124	or protected record into a public record.
125	(5) The office shall ensure that:
126	(a) a record obtained by the office or a private sector vendor as referred to in
127	Subsection (4)(k):
128	(i) is used only for the limited purpose of collecting accounts receivable; and
129	(ii) is subject to federal, state, and local agency records restrictions; and
130	(b) any person employed by, or formerly employed by, the office or a private sector
131	vendor as referred to in Subsection (4)(k) is subject to:
132	(i) the same duty of confidentiality with respect to the record imposed by law on
133	officers and employees of the state agency from which the record was obtained; and
134	(ii) any civil or criminal penalties imposed by law for violations of lawful access to a
135	private, controlled, or protected record.
136	(6) (a) The office shall collect accounts receivable ordered by the district court as a
137	result of prosecution for a criminal offense that have been transferred to the office under
138	Subsection 76-3-201.1(5)(h) or (8).
139	(b) The office may not assess the interest charge established by the office under
140	Subsection (4) on an account receivable subject to the postjudgment interest rate established by
141	Section 15-1-4.
142	(7) The office shall require state agencies to:
143	(a) transfer collection responsibilities to the office or its designee according to time
144	limits established by the office;
145	(b) make annual progress towards implementing collection techniques and improved
146	accounts receivable collections;
147	(c) use the state's accounts receivable system or [, with the consent of the board,]
148	develop systems that are adequate to properly account for and report their receivables;
149	(d) develop and implement internal policies and procedures that comply with the
150	collections policies and guidelines established by the office;

(e) provide internal accounts receivable training to staff involved in their management

151

12-07-04 2:21 PM H.B. 15 152 and collection of receivables as a supplement to statewide training; 153 (f) bill for and make initial collection efforts of its receivables up to the time the 154 accounts must be transferred; and 155 (g) submit quarterly receivable reports to the office that identify the age, collection 156 status, and funding source of each receivable. 157 (8) The office shall use the information provided by the agencies and any additional 158 information from the office's records to compile a one-page summary report of each agency. 159 (9) The summary shall include: 160 (a) the type of revenue that is owed to the agency; 161 (b) any attempted collection activity; and 162 (c) any costs incurred in the collection process. 163 (10) The office shall annually provide copies of each agency's summary to the governor 164 and to the Legislature. 165 Section 3. Section **63A-8-203** is amended to read: 166 63A-8-203. Legal services. 167 The Office of the Attorney General shall: (1) provide to the office all legal services and advice related to the collection of 168 169 accounts receivable owed to the state; and 170 (2) establish[, with the concurrence of the board,] policies governing: 171 (a) legal matters involving accounts receivable; and 172 (b) litigation of past-due accounts receivable.

Legislative Review Note as of 12-7-04 8:43 AM

Section 4. Repealer.

This bill repeals:

173

174

175

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Section 63A-8-202, Advisory Board created -- Duties.

Office of Legislative Research and General Counsel

- 6 -

12-07-04 2:21 PM H.B. 15

Interim Committee Note as of 12-07-04 2:08 PM

The Government Operations Interim Committee recommended this bill.

	6:11 PM
pact	
	pact

Office of the Legislative Fiscal Analyst